OFFICER CANDIDATE SCHOOL AGREEMENT between the **UNITED STATES OF AMERICA** DEPARTMENT OF TRANSPORTATION UNITED STATES COAST GUARD and

(Type or print full name of Candidate,

an applicant with no prior military service) This agreement is entered into between the United States of America, Department of Transportation, United States Coast Guard, represented by the officer signing this agreement, and the above named individual, hereafter referred to as candidate. WHEREAS, candidate volunteers for training under the Officer Candidate Program of the Coast Guard Reserve; and WHEREAS, both parties understand that this agreement will not be effective until the candidate is accepted and enlisted for Officer Candidate training. THEREFORE, the parties hereto do agree as follows: 1. If selected for the Officer Candidate Program, candidate will enlist for a period of ____ Reserve of the U.S. Coast Guard as a Seaman Apprentice (Officer Candidate). If at any time prior to Officer Candidate School, candidate becomes physically unfit, candidate will be discharged from the Reserve. If assigned to this training, candidate will serve as an Officer Candidate Undergoing Instruction (rate OCUI2, pay grade E-5) for the duration of Officer Candidate School. 2. Upon completion of Officer Candidate School, the candidate agrees to accept an appointment and serve on active duty as an Ensign in the U.S. Coast Guard Reserve, if offered; and unless released by competent authority, will serve on active duty as a Reserve Officer for a period of three consecutive years. The candidate understands that the law requires a . Upon completion of active duty the candidate will be placed in the Ready Reserve for a total of period which, when added to candidate's active duty, will total ______ years. Upon completion of such _____ year candidate may request transfer to the Standby Reserve to complete the remaining portion of the service obligation. 3. Candidate understands that if the period of active duty under this agreement expires during a period of war or national emergency declared by the Congress or in time of national emergency proclaimed by the President, candidate may be retained in active service. Further, candidate understands that, as a Member of the Ready Reserve, candidate is liable for involuntary call to active duty in time of future national emergency proclaimed by the President of the United States and may be required to serve not more than twenty-four consecutive months, and that in time of national emergency or war declared by Congress, candidate may be required to serve for the duration of that national emergency or war for six months thereafter. 4. Candidate understands that voluntary disenrollments will not be permitted prior to week 6 and after week 13. Any candidate seeking voluntary disensellment before week 6 or after week 13 may be retained as specified in paragraph 5(b). 5. In the event that the candidate does not complete Officer Candidate School or is not recommended for an appointment as an officer, the candidate will: (a) if appropriate, be discharged from the Coast Guard Reserve; or (b) be retained in the U.S. Coast Guard Reserve for a total period of years, obligated to serve twentyfour months on active duty, unless sooner released as an enlisted person. 6. The candidate understands that Reserve personnel are subject to the Uniform Code of Military Justice in the following three instances: (a) while performing inactive duty training authorized by written orders that have been voluntarily accepted by them: (b) while performing active duty for training; and (c) while performing active duty.

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obligated to engage in combat activities when ordered to do so.

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7. The candidate understands that a National Agency Check will be conducted for the purpose of determining whether the candidate is qualified to hold a commission as an officer in the United States Coast Guard Reserve and that candidate's commission is subject to revocation under the provision of 14 USC 281 or 10 USC 1162. Furthermore, candidate understands if the Coast Guard determines that candidate is not eligible for a security clearance of secret, the Coast Guard has summarily the right to discharge candidate or retain the candidate in the Coast Guard to perform active duty commitment and military obligation as provided in 10 USC 651.
8. I understand that under the authority of 14 USC 2 the Coast Guard is tasked with the enforcement of all applicable federal laws on or under the high seas and water subject to the jurisdiction of the United States. As a member of the U.S. Coast Guard, I understand that I may be called upon to bear and use arms in fulfillment of these law enforcement duties. I further understand that the Coast Guard is an armed force and that as a member of the Coast Guard. I am

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UNITED S	TATES OF AMERICA
	By direction
Signat	ture of Candidate

PRIVACY ACT STATEMENT

IN ACCORDANCE WITH 5 USC 552a(e)(3), THE FOLLOWING INFORMATION IS PROVIDED TO YOU WHEN SUPPLYING PERSONAL INFORMATION TO THE U.S. COAST GUARD.

- 1. AUTHORITY which authorized the solicitation of the information: 14 USC 214(a) and 10 USC 593.
- 2. <u>PRINCIPAL PURPOSE(S)</u> for which information is intended to be used: The information on the form is used primarily as an identifier of the person who signs, thus indicating that the person is in agreement with the terms of OCS.
- 3. The <u>ROUTINE USES</u> which may be made of the information: For administrative verification of applicant's compliance with the agreement.
- 4. Whether or not <u>DISCLOSURE</u> of such information is mandatory or voluntary (*Required by law or Optional*) and the effects on the individual, if any, of not providing all or any part of the requested information: Disclosure of this information is voluntary, but failure to sign the agreement would result in non-appointment to OCS.